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REMARKS

2 Claims 1 and 6 have been canceled without prejudice or
3 disclaimer. Claim 7 has been amended in independent form to
4 include all of the limitations of the base claim and any
5 intervening claims, as kindly suggested by the examiner to be
6 allowable. Claims 2 and 4 remain in the application and are
7 allowable, because they have been amended to depend from claim
8 7 now believed allowable. Claims 3, 5, and 8-23 remain
9 unchanged and depend from claims now believed allowable.
10 Accordingly included is a listing of all claims and those
11 amended are presented in only marked up version in compliance
12 with the latest REVISED AMENDMENT FORMAT to CFR Title 37 Sec.
13 1.121. and Published on the PTO web site on Feb. 26, 2003.

14 The rejection under 35 U.S.C. 112 with respect to the
15 lack of antecedent basis for "the frid foods and "excesss oil"
16 now appear in the preamble of amended claim 7 and are believed
17 not tenable.

18 Both the specification and drawings have been further
19 review and applicant has not become aware of any subsequent
20 errors.

21 In view of the foregoing remarks and amendments, it is
22 believed that this application is in condition for allowance.

23 Reconsideration and a favorable action are now kindly
24 requested, and in the event that this specification or claims
25 should require any further amendment, the kind assistance of
26 the Examiner in entering an Examiner's amendment will be
27 greatly appreciated. It is suggested that such amendment may
28 be optionally supplemented by a phone conversation and
29 confirmed by form PTOL-327, Box 4b, so as to expedite the
30 formal allowance of this application.

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Respectfully submitted,

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BY: 
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